

By: Hinojosa, et al.

S.B. No. 207

A BILL TO BE ENTITLED

AN ACT

relating to the authority and duties of the office of inspector general of the Health and Human Services Commission.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

SECTION 1. Section 531.1011(4), Government Code, is amended to read as follows:

(4) "Fraud" means an intentional deception or misrepresentation made by a person with the knowledge that the deception could result in some unauthorized benefit to that person or some other person~~[, including any act that constitutes fraud under applicable federal or state law]~~. The term does not include unintentional technical, clerical, or administrative errors.

SECTION 2. Section 531.102, Government Code, is amended by amending Subsections (g) and (k), amending Subsection (f) as amended by S.B. 219, Acts of the 84th Legislature, Regular Session, 2015, and adding Subsections (a-2), (a-3), (a-4), (a-5), (a-6), (f-1), (p), (q), (r), (s), and (t) to read as follows:

(a-2) The executive commissioner shall work in consultation with the office whenever the law requires the commissioner to adopt a rule or policy necessary to implement a power or duty of the office, including rules necessary to carry out a responsibility under Subsection (a).

(a-3) The executive commissioner is responsible for performing all administrative support services functions necessary

1 to operate the office in the same manner that the executive
2 commissioner is responsible for providing administrative support
3 services functions for the health and human services system,
4 including functions of the office related to the following:

- 5 (1) procurement processes;
- 6 (2) contracting policies;
- 7 (3) information technology services;
- 8 (4) legal services;
- 9 (5) budgeting; and
- 10 (6) personnel and employment policies.

11 (a-4) The commission's internal audit division shall
12 regularly audit the office as part of the commission's internal
13 audit program and shall include the office in the commission's risk
14 assessments.

15 (a-5) The office shall closely coordinate with the
16 executive commissioner and the relevant staff of health and human
17 services system programs that the office oversees in performing
18 functions relating to the prevention of fraud, waste, and abuse in
19 the delivery of health and human services and the enforcement of
20 state law relating to the provision of those services, including
21 audits, utilization reviews, provider education, and data
22 analysis.

23 (a-6) The office shall conduct investigations independent
24 of the executive commissioner and the commission but shall rely on
25 the coordination required by Subsection (a-5) to ensure that the
26 office has a thorough understanding of the health and human
27 services system for purposes of knowledgeably and effectively

1 performing the office's duties under this section and any other
2 law.

3 (f)(1) If the commission receives a complaint or allegation
4 of Medicaid fraud or abuse from any source, the office must conduct
5 a preliminary investigation as provided by Section 531.118(c) to
6 determine whether there is a sufficient basis to warrant a full
7 investigation. A preliminary investigation must begin not later
8 than the 30th day, and be completed not later than the 45th day,
9 after the date the commission receives a complaint or allegation or
10 has reason to believe that fraud or abuse has occurred. [~~A~~
11 ~~preliminary investigation shall be completed not later than the~~
12 ~~90th day after it began.~~]

13 (2) If the findings of a preliminary investigation
14 give the office reason to believe that an incident of fraud or abuse
15 involving possible criminal conduct has occurred in Medicaid, the
16 office must take the following action, as appropriate, not later
17 than the 30th day after the completion of the preliminary
18 investigation:

19 (A) if a provider is suspected of fraud or abuse
20 involving criminal conduct, the office must refer the case to the
21 state's Medicaid fraud control unit, provided that the criminal
22 referral does not preclude the office from continuing its
23 investigation of the provider, which investigation may lead to the
24 imposition of appropriate administrative or civil sanctions; or

25 (B) if there is reason to believe that a
26 recipient has defrauded Medicaid, the office may conduct a full
27 investigation of the suspected fraud, subject to Section

1 531.118(c).

2 (f-1) The office shall complete a full investigation of a
3 complaint or allegation of Medicaid fraud or abuse against a
4 provider not later than the 180th day after the date the full
5 investigation begins unless the office determines that more time is
6 needed to complete the investigation. Except as otherwise provided
7 by this subsection, if the office determines that more time is
8 needed to complete the investigation, the office shall provide
9 notice to the provider who is the subject of the investigation
10 stating that the length of the investigation will exceed 180 days
11 and specifying the reasons why the office was unable to complete the
12 investigation within the 180-day period. The office is not
13 required to provide notice to the provider under this subsection if
14 the office determines that providing notice would jeopardize the
15 investigation.

16 (g)(1) Whenever the office learns or has reason to suspect
17 that a provider's records are being withheld, concealed, destroyed,
18 fabricated, or in any way falsified, the office shall immediately
19 refer the case to the state's Medicaid fraud control
20 unit. However, such criminal referral does not preclude the office
21 from continuing its investigation of the provider, which
22 investigation may lead to the imposition of appropriate
23 administrative or civil sanctions.

24 (2) As ~~[In addition to other instances]~~ authorized
25 under state and ~~[or]~~ federal law, and except as provided by
26 Subdivisions (8) and (9), the office shall impose without prior
27 notice a payment hold on claims for reimbursement submitted by a

1 provider only to compel production of records, when requested by
2 the state's Medicaid fraud control unit, or on the determination
3 that a credible allegation of fraud exists, subject to Subsections
4 (l) and (m), as applicable. The payment hold is a serious
5 enforcement tool that the office imposes to mitigate ongoing
6 financial risk to the state. A payment hold imposed under this
7 subdivision takes effect immediately. The office must notify the
8 provider of the payment hold in accordance with 42 C.F.R. Section
9 455.23(b) and, except as provided by that regulation, not later
10 than the fifth day after the date the office imposes the payment
11 hold. In addition to the requirements of 42 C.F.R. Section
12 455.23(b), the notice of payment hold provided under this
13 subdivision must also include:

14 (A) the specific basis for the hold, including
15 identification of the claims supporting the allegation at that
16 point in the investigation, ~~and~~ a representative sample of any
17 documents that form the basis for the hold, and a detailed summary
18 of the office's evidence relating to the allegation; ~~and~~

19 (B) a description of administrative and judicial
20 due process rights and remedies, including the provider's option
21 ~~right~~ to seek informal resolution, the provider's right to seek a
22 formal administrative appeal hearing, or that the provider may seek
23 both; and

24 (C) a detailed timeline for the provider to
25 pursue the rights and remedies described in Paragraph (B).

26 (3) On timely written request by a provider subject to
27 a payment hold under Subdivision (2), other than a hold requested by

1 the state's Medicaid fraud control unit, the office shall file a
2 request with the State Office of Administrative Hearings for an
3 expedited administrative hearing regarding the hold not later than
4 the third day after the date the office receives the provider's
5 request. The provider must request an expedited administrative
6 hearing under this subdivision not later than the 10th [~~30th~~] day
7 after the date the provider receives notice from the office under
8 Subdivision (2). The State Office of Administrative Hearings shall
9 hold the expedited administrative hearing not later than the 45th
10 day after the date the State Office of Administrative Hearings
11 receives the request for the hearing. In a hearing held under this
12 subdivision [~~Unless otherwise determined by the administrative law~~
13 ~~judge for good cause at an expedited administrative hearing, the~~
14 ~~state and the provider shall each be responsible for]:~~

15 (A) the provider and the office are each limited
16 to four hours of testimony, excluding time for responding to
17 questions from the administrative law judge [~~one-half of the costs~~
18 ~~charged by the State Office of Administrative Hearings];~~

19 (B) the provider and the office are each entitled
20 to two continuances under reasonable circumstances [~~one-half of the~~
21 ~~costs for transcribing the hearing]; and~~

22 (C) the office is required to show probable cause
23 that the credible allegation of fraud that is the basis of the
24 payment hold has an indicia of reliability and that continuing to
25 pay the provider presents an ongoing significant financial risk to
26 the state and a threat to the integrity of Medicaid [~~the party's own~~
27 ~~costs related to the hearing, including the costs associated with~~

1 ~~preparation for the hearing, discovery, depositions, and~~
2 ~~subpoenas, service of process and witness expenses, travel~~
3 ~~expenses, and investigation expenses; and~~

4 ~~[(D) all other costs associated with the hearing~~
5 ~~that are incurred by the party, including attorney's fees].~~

6 (4) The office is responsible for the costs of a
7 hearing held under Subdivision (3), but a provider is responsible
8 for the provider's own costs incurred in preparing for the hearing
9 ~~[executive commissioner and the State Office of Administrative~~
10 ~~Hearings shall jointly adopt rules that require a provider, before~~
11 ~~an expedited administrative hearing, to advance security for the~~
12 ~~costs for which the provider is responsible under that~~
13 ~~subdivision].~~

14 (5) In a hearing held under Subdivision (3), the
15 administrative law judge shall decide if the payment hold should
16 continue but may not adjust the amount or percent of the payment
17 hold. Notwithstanding any other law, including Section
18 2001.058(e), the decision of the administrative law judge is final
19 and may not be appealed ~~[Following an expedited administrative~~
20 ~~hearing under Subdivision (3), a provider subject to a payment~~
21 ~~hold, other than a hold requested by the state's Medicaid fraud~~
22 ~~control unit, may appeal a final administrative order by filing a~~
23 ~~petition for judicial review in a district court in Travis County].~~

24 (6) The executive commissioner, in consultation with
25 the office, shall adopt rules that allow a provider subject to a
26 payment hold under Subdivision (2), other than a hold requested by
27 the state's Medicaid fraud control unit, to seek an informal

1 resolution of the issues identified by the office in the notice
2 provided under that subdivision. A provider must request an
3 initial informal resolution meeting under this subdivision not
4 later than the deadline prescribed by Subdivision (3) for
5 requesting an expedited administrative hearing. On receipt of a
6 timely request, the office shall decide whether to grant the
7 provider's request for an initial informal resolution meeting, and
8 if the office decides to grant the request, the office shall
9 schedule the [~~an~~] initial informal resolution meeting [~~not later~~
10 ~~than the 60th day after the date the office receives the request,~~
11 ~~but the office shall schedule the meeting on a later date, as~~
12 ~~determined by the office, if requested by the provider~~]. The office
13 shall give notice to the provider of the time and place of the
14 initial informal resolution meeting [~~not later than the 30th day~~
15 ~~before the date the meeting is to be held~~]. A provider may request a
16 second informal resolution meeting [~~not later than the 20th day~~
17 after the date of the initial informal resolution meeting. On
18 receipt of a timely request, the office shall decide whether to
19 grant the provider's request for a second informal resolution
20 meeting, and if the office decides to grant the request, the office
21 shall schedule the [~~a~~] second informal resolution meeting [~~not~~
22 ~~later than the 45th day after the date the office receives the~~
23 ~~request, but the office shall schedule the meeting on a later date,~~
24 ~~as determined by the office, if requested by the provider~~]. The
25 office shall give notice to the provider of the time and place of
26 the second informal resolution meeting [~~not later than the 20th day~~
27 ~~before the date the meeting is to be held~~]. A provider must have an

1 opportunity to provide additional information before the second
2 informal resolution meeting for consideration by the office. A
3 provider's decision to seek an informal resolution under this
4 subdivision does not extend the time by which the provider must
5 request an expedited administrative hearing under Subdivision (3).
6 The informal resolution process shall run concurrently with the
7 administrative hearing process, and the informal resolution
8 process shall be discontinued once the State Office of
9 Administrative Hearings issues a final determination on the payment
10 hold. [~~However, a hearing initiated under Subdivision (3) shall be~~
11 ~~stayed until the informal resolution process is completed.~~]

12 (7) The office shall, in consultation with the state's
13 Medicaid fraud control unit, establish guidelines under which
14 [~~payment holds or~~] program exclusions:

15 (A) may permissively be imposed on a provider; or

16 (B) shall automatically be imposed on a provider.

17 (7-a) The office shall, in consultation with the
18 state's Medicaid fraud control unit, establish guidelines
19 regarding the imposition of payment holds authorized under
20 Subdivision (2).

21 (8) In accordance with 42 C.F.R. Sections 455.23(e)
22 and (f), on the determination that a credible allegation of fraud
23 exists, the office may find that good cause exists to not impose a
24 payment hold, to not continue a payment hold, to impose a payment
25 hold only in part, or to convert a payment hold imposed in whole to
26 one imposed only in part, if any of the following are applicable:

27 (A) law enforcement officials have specifically

1 requested that a payment hold not be imposed because a payment hold
2 would compromise or jeopardize an investigation;

3 (B) available remedies implemented by the state
4 other than a payment hold would more effectively or quickly protect
5 Medicaid funds;

6 (C) the office determines, based on the
7 submission of written evidence by the provider who is the subject of
8 the payment hold, that the payment hold should be removed;

9 (D) Medicaid recipients' access to items or
10 services would be jeopardized by a full or partial payment hold
11 because the provider who is the subject of the payment hold:

12 (i) is the sole community physician or the
13 sole source of essential specialized services in a community; or

14 (ii) serves a large number of Medicaid
15 recipients within a designated medically underserved area;

16 (E) the attorney general declines to certify that
17 a matter continues to be under investigation; or

18 (F) the office determines that a full or partial
19 payment hold is not in the best interests of Medicaid.

20 (9) The office may not impose a payment hold on claims
21 for reimbursement submitted by a provider for medically necessary
22 services for which the provider has obtained prior authorization
23 from the commission or a contractor of the commission unless the
24 office has evidence that the provider has materially misrepresented
25 documentation relating to those services.

26 (k) A final report on an audit or investigation is subject
27 to required disclosure under Chapter 552. All information and

1 materials compiled during the audit or investigation remain
2 confidential and not subject to required disclosure in accordance
3 with Section 531.1021(g). A confidential draft report on an audit
4 or investigation that concerns the death of a child may be shared
5 with the Department of Family and Protective Services. A draft
6 report that is shared with the Department of Family and Protective
7 Services remains confidential and is not subject to disclosure
8 under Chapter 552.

9 (p) The executive commissioner, in consultation with the
10 office, shall adopt rules establishing criteria:

11 (1) for opening a case;

12 (2) for prioritizing cases for the efficient
13 management of the office's workload, including rules that direct
14 the office to prioritize:

15 (A) provider cases according to the highest
16 potential for recovery or risk to the state as indicated through the
17 provider's volume of billings, the provider's history of
18 noncompliance with the law, and identified fraud trends;

19 (B) recipient cases according to the highest
20 potential for recovery and federal timeliness requirements; and

21 (C) internal affairs investigations according to
22 the seriousness of the threat to recipient safety and the risk to
23 program integrity in terms of the amount or scope of fraud, waste,
24 and abuse posed by the allegation that is the subject of the
25 investigation; and

26 (3) to guide field investigators in closing a case
27 that is not worth pursuing through a full investigation.

1 (g) The executive commissioner, in consultation with the
2 office, shall adopt rules establishing criteria for determining
3 enforcement and punitive actions with regard to a provider who has
4 violated state law, program rules, or the provider's Medicaid
5 provider agreement that include:

6 (1) direction for categorizing provider violations
7 according to the nature of the violation and for scaling resulting
8 enforcement actions, taking into consideration:

9 (A) the seriousness of the violation;

10 (B) the prevalence of errors by the provider;

11 (C) the financial or other harm to the state or
12 recipients resulting or potentially resulting from those errors;
13 and

14 (D) mitigating factors the office determines
15 appropriate; and

16 (2) a specific list of potential penalties, including
17 the amount of the penalties, for fraud and other Medicaid
18 violations.

19 (r) The office shall review the office's investigative
20 process, including the office's use of sampling and extrapolation
21 to audit provider records. The review shall be performed by staff
22 who are not directly involved in investigations conducted by the
23 office.

24 (s) At each quarterly meeting of any advisory council
25 responsible for advising the executive commissioner on the
26 operation of the commission, the inspector general shall submit a
27 report to the executive commissioner, the governor, and the

1 legislature on:

2 (1) the office's activities;

3 (2) the office's performance with respect to
4 performance measures established by the executive commissioner for
5 the office;

6 (3) fraud trends identified by the office; and

7 (4) any recommendations for changes in policy to
8 prevent or address fraud, waste, and abuse in the delivery of health
9 and human services in this state.

10 (t) The office shall publish each report required under
11 Subsection (s) on the office's Internet website.

12 SECTION 3. Section 531.1021(a), Government Code, as amended
13 by S.B. No. 219, Acts of the 84th Legislature, Regular Session,
14 2015, is amended to read as follows:

15 (a) The office of inspector general may issue [~~request that~~
16 ~~the executive commissioner or the executive commissioner's~~
17 ~~designee approve the issuance by the office of]~~ a subpoena in
18 connection with an investigation conducted by the office. A [~~If the~~
19 ~~request is approved, the office may issue a]~~ subpoena may be issued
20 under this section to compel the attendance of a relevant witness or
21 the production, for inspection or copying, of relevant evidence
22 that is in this state.

23 SECTION 4. Section 531.113, Government Code, is amended by
24 adding Subsection (d-1) and amending Subsection (e) as amended by
25 S.B. 219, Acts of the 84th Legislature, Regular Session, 2015, to
26 read as follows:

27 (d-1) The commission's office of inspector general shall:

1 (1) investigate, including by means of regular audits,
2 possible fraud, waste, and abuse by managed care organizations
3 subject to this section;

4 (2) establish requirements for the provision of
5 training to and regular oversight of special investigative units
6 established by managed care organizations under Subsection (a)(1)
7 and entities with which managed care organizations contract under
8 Subsection (a)(2);

9 (3) establish requirements for approving plans to
10 prevent and reduce fraud and abuse adopted by managed care
11 organizations under Subsection (b);

12 (4) evaluate statewide fraud, waste, and abuse trends
13 in Medicaid and communicate those trends to special investigative
14 units and contracted entities to determine the prevalence of those
15 trends; and

16 (5) assist managed care organizations in discovering
17 or investigating fraud, waste, and abuse, as needed.

18 (e) The executive commissioner, in consultation with the
19 office, shall adopt rules as necessary to accomplish the purposes
20 of this section, including rules defining the investigative role of
21 the commission's office of inspector general with respect to the
22 investigative role of special investigative units established by
23 managed care organizations under Subsection (a)(1) and entities
24 with which managed care organizations contract under Subsection
25 (a)(2). The rules adopted under this section must specify the
26 office's role in:

27 (1) reviewing the findings of special investigative

1 units and contracted entities;

2 (2) investigating cases where the overpayment amount
3 sought to be recovered exceeds \$100,000; and

4 (3) investigating providers who are enrolled in more
5 than one managed care organization.

6 SECTION 5. Section 531.118(b), Government Code, is amended
7 to read as follows:

8 (b) If the commission receives an allegation of fraud or
9 abuse against a provider from any source, the commission's office
10 of inspector general shall conduct a preliminary investigation of
11 the allegation to determine whether there is a sufficient basis to
12 warrant a full investigation. A preliminary investigation must
13 begin not later than the 30th day, and be completed not later than
14 the 45th day, after the date the commission receives or identifies
15 an allegation of fraud or abuse.

16 SECTION 6. Section 531.120(b), Government Code, is amended
17 to read as follows:

18 (b) A provider may ~~[must]~~ request an ~~[initial]~~ informal
19 resolution meeting under this section, and on ~~[not later than the~~
20 ~~30th day after the date the provider receives notice under~~
21 ~~Subsection (a). On]~~ receipt of the ~~[a timely]~~ request, the office
22 shall schedule the ~~[an initial]~~ informal resolution meeting ~~[not~~
23 ~~later than the 60th day after the date the office receives the~~
24 ~~request, but the office shall schedule the meeting on a later date,~~
25 ~~as determined by the office if requested by the provider]~~. The
26 office shall give notice to the provider of the time and place of
27 the ~~[initial]~~ informal resolution meeting ~~[not later than the 30th~~

1 ~~day before the date the meeting is to be held]. The informal~~
2 ~~resolution process shall run concurrently with the administrative~~
3 ~~hearing process, and the administrative hearing process may not be~~
4 ~~delayed on account of the informal resolution process. [A provider~~
5 ~~may request a second informal resolution meeting not later than the~~
6 ~~20th day after the date of the initial informal resolution meeting.~~
7 ~~On receipt of a timely request, the office shall schedule a second~~
8 ~~informal resolution meeting not later than the 45th day after the~~
9 ~~date the office receives the request, but the office shall schedule~~
10 ~~the meeting on a later date, as determined by the office if~~
11 ~~requested by the provider. The office shall give notice to the~~
12 ~~provider of the time and place of the second informal resolution~~
13 ~~meeting not later than the 20th day before the date the meeting is~~
14 ~~to be held. A provider must have an opportunity to provide~~
15 ~~additional information before the second informal resolution~~
16 ~~meeting for consideration by the office.]~~

17 SECTION 7. Sections [531.1201](#)(a) and (b), Government Code,
18 are amended to read as follows:

19 (a) A provider must request an appeal under this section not
20 later than the 30th [~~15th~~] day after the date the provider is
21 notified that the commission or the commission's office of
22 inspector general will seek to recover an overpayment or debt from
23 the provider. On receipt of a timely written request by a provider
24 who is the subject of a recoupment of overpayment or recoupment of
25 debt arising out of a fraud or abuse investigation, the office of
26 inspector general shall file a docketing request with the State
27 Office of Administrative Hearings or the Health and Human Services

1 Commission appeals division, as requested by the provider, for an
2 administrative hearing regarding the proposed recoupment amount
3 and any associated damages or penalties. The office shall file the
4 docketing request under this section not later than the 60th day
5 after the date of the provider's request for an administrative
6 hearing or not later than the 60th day after the completion of the
7 informal resolution process, if applicable.

8 (b) The commission's office of inspector general is
9 responsible for the costs of an administrative hearing held under
10 Subsection (a), but a provider is responsible for the provider's
11 own costs incurred in preparing for the hearing [~~Unless otherwise~~
12 ~~determined by the administrative law judge for good cause, at any~~
13 ~~administrative hearing under this section before the State Office~~
14 ~~of Administrative Hearings, the state and the provider shall each~~
15 ~~be responsible for:~~

16 [~~(1) one-half of the costs charged by the State Office~~
17 ~~of Administrative Hearings,~~

18 [~~(2) one-half of the costs for transcribing the~~
19 ~~hearing,~~

20 [~~(3) the party's own costs related to the hearing,~~
21 ~~including the costs associated with preparation for the hearing,~~
22 ~~discovery, depositions, and subpoenas, service of process and~~
23 ~~witness expenses, travel expenses, and investigation expenses, and~~

24 [~~(4) all other costs associated with the hearing that~~
25 ~~are incurred by the party, including attorney's fees].~~

26 SECTION 8. Section 531.1202, Government Code, is amended to
27 read as follows:

1 Sec. 531.1202. RECORD OF AND CONFIDENTIALITY OF INFORMAL
2 RESOLUTION MEETINGS. (a) On the written request of a provider,
3 the [The] commission shall, at no expense to the provider who
4 requested the meeting, provide for an informal resolution meeting
5 held under Section 531.102(g)(6) or 531.120(b) to be recorded. The
6 recording of an informal resolution meeting shall be made available
7 to the provider who requested the meeting. The commission may not
8 record an informal resolution meeting unless the commission
9 receives a written request from a provider under this subsection.

10 (b) Notwithstanding Section 531.1021(g) and except as
11 provided by this section, an informal resolution meeting held under
12 Section 531.102(g)(6) or 531.120(b) is confidential, and any
13 information or materials obtained by the commission's office of
14 inspector general, including the office's employees or the office's
15 agents, during or in connection with an informal resolution
16 meeting, including a recording made under Subsection (a), are
17 privileged and confidential and not subject to disclosure under
18 Chapter 552 or any other means of legal compulsion for release,
19 including disclosure, discovery, or subpoena.

20 SECTION 9. Subchapter C, Chapter 531, Government Code, is
21 amended by adding Sections 531.1023, 531.1024, 531.1027, and
22 531.1203 to read as follows:

23 Sec. 531.1023. COMPLIANCE WITH FEDERAL CODING GUIDELINES.
24 The commission's office of inspector general, including office
25 staff and any third party with which the office contracts to perform
26 coding services, shall comply with federal coding guidelines,
27 including guidelines for diagnosis-related group (DRG) validation

1 and related audits.

2 Sec. 531.1024. HOSPITAL UTILIZATION REVIEWS AND AUDITS:
3 PROVIDER EDUCATION PROCESS. The executive commissioner shall by
4 rule develop a process for the commission's office of inspector
5 general, including office staff and any third party with which the
6 office contracts to perform coding services, to communicate with
7 and educate providers about the diagnosis-related group (DRG)
8 validation criteria that the office uses in conducting hospital
9 utilization reviews and audits.

10 Sec. 531.1027. PERFORMANCE AUDITS AND COORDINATION OF AUDIT
11 ACTIVITIES. (a) Notwithstanding any other law, the commission's
12 office of inspector general may conduct a performance audit of any
13 program or project administered or agreement entered into by the
14 commission or a health and human services agency, including an
15 audit related to:

16 (1) contracting procedures of the commission or a
17 health and human services agency; or

18 (2) the performance of the commission or a health and
19 human services agency.

20 (b) The office shall coordinate the office's audit
21 activities with those of the commission, including the development
22 of audit plans, the performance of risk assessments, and the
23 reporting of findings, to minimize the duplication of audit
24 activities. In coordinating audit activities with the commission
25 under this subsection, the office shall:

26 (1) seek input from the commission and consider
27 previous audits conducted by the commission for purposes of

1 determining whether to conduct a performance audit; and
2 (2) request the results of an audit conducted by the
3 commission if those results could inform the office's risk
4 assessment when determining whether to conduct, or the scope of, a
5 performance audit.

6 Sec. 531.1203. RIGHTS OF AND PROVISION OF INFORMATION TO
7 PHARMACIES SUBJECT TO CERTAIN AUDITS. (a) A pharmacy has a right
8 to request an informal hearing before the commission's appeals
9 division to contest the findings of an audit conducted by the
10 commission's office of inspector general or an entity that
11 contracts with the federal government to audit Medicaid providers
12 if the findings of the audit do not include findings that the
13 pharmacy engaged in Medicaid fraud.

14 (b) In an informal hearing held under this section, staff of
15 the commission's appeals division, assisted by staff responsible
16 for the commission's vendor drug program who have expertise in the
17 law governing pharmacies' participation in Medicaid, make the final
18 decision on whether the findings of an audit are accurate. Staff of
19 the commission's office of inspector general may not serve on the
20 panel that makes the decision on the accuracy of an audit.

21 (c) In order to increase transparency, the commission's
22 office of inspector general shall, if the office has access to the
23 information, provide to pharmacies that are subject to audit by the
24 office or an entity that contracts with the federal government to
25 audit Medicaid providers information relating to the extrapolation
26 methodology used as part of the audit and the methods used to
27 determine whether the pharmacy has been overpaid under Medicaid in

1 sufficient detail so that the audit results may be demonstrated to
2 be statistically valid and are fully reproducible.

3 SECTION 10. The following provisions are repealed:

4 (1) Section 531.1201(c), Government Code; and

5 (2) Section 32.0422(k), Human Resources Code, as
6 amended by S.B. 219, Acts of the 84th Legislature, Regular Session,
7 2015.

8 SECTION 11. Notwithstanding Section 531.004, Government
9 Code, the Sunset Advisory Commission shall conduct a
10 special-purpose review of the overall performance of the Health and
11 Human Services Commission's office of inspector general. In
12 conducting the review, the Sunset Advisory Commission shall
13 particularly focus on the office's investigations and the
14 effectiveness and efficiency of the office's processes, as part of
15 the Sunset Advisory Commission's review of agencies for the 87th
16 Legislature. The office is not abolished solely because the office
17 is not explicitly continued following the review.

18 SECTION 12. Section 531.102, Government Code, as amended by
19 this Act, applies only to a complaint or allegation of Medicaid
20 fraud or abuse received by the Health and Human Services Commission
21 or the commission's office of inspector general on or after the
22 effective date of this Act. A complaint or allegation received
23 before the effective date of this Act is governed by the law as it
24 existed when the complaint or allegation was received, and the
25 former law is continued in effect for that purpose.

26 SECTION 13. Not later than March 1, 2016, the executive
27 commissioner of the Health and Human Services Commission in

1 consultation with the inspector general of the office of inspector
2 general shall adopt rules necessary to implement the changes in law
3 made by this Act to Section 531.102(g)(2), Government Code,
4 regarding the circumstances in which a payment hold may be placed on
5 claims for reimbursement submitted by a Medicaid provider.

6 SECTION 14. As soon as practicable after the effective date
7 of this Act, the executive commissioner of the Health and Human
8 Services Commission shall adopt the rules establishing the process
9 for communicating with and educating providers about
10 diagnosis-related group (DRG) validation criteria under Section
11 531.1024, Government Code, as added by this Act.

12 SECTION 15. Sections 531.120 and 531.1201, Government Code,
13 as amended by this Act, apply only to a proposed recoupment of an
14 overpayment or debt of which a provider is notified on or after the
15 effective date of this Act. A proposed recoupment of an overpayment
16 or debt that a provider was notified of before the effective date of
17 this Act is governed by the law as it existed when the provider was
18 notified, and the former law is continued in effect for that
19 purpose.

20 SECTION 16. Not later than March 1, 2016, the executive
21 commissioner of the Health and Human Services Commission in
22 consultation with the inspector general of the office of inspector
23 general shall adopt rules necessary to implement Section 531.1203,
24 Government Code, as added by this Act.

25 SECTION 17. If before implementing any provision of this
26 Act a state agency determines that a waiver or authorization from a
27 federal agency is necessary for implementation of that provision,

1 the agency affected by the provision shall request the waiver or
2 authorization and may delay implementing that provision until the
3 waiver or authorization is granted.

4 SECTION 18. This Act takes effect September 1, 2015.